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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/826,085	04/04/2001	Matthew Bunkley Trevathan	RSW920010072US1	3871
75	90 04/09/2003			
David R. Irvin IBM Corporation T81/503 PO Box 12195			EXAMINER	
			ENCARNACION, YAMIR	
Research Triang	le Park, NC 27709		ART UNIT	PAPER NUMBER
•			2186	<u>7</u>
			DATE MAILED: 04/09/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application No.	Applicant(s)	U		
	Office Action Summary	09/826,085	TREVATHAN, MATTHEW BUNKLEY			
		Examiner	Art Unit			
		Yamir Encarnacion	2186			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover shee	t with the correspondence address			
THE I - Externanter - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL'MAILING DATE OF THIS COMMUNICATION. Insigns of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, m y within the statutory minimum o will apply and will expire SIX (6) , cause the application to becor	ny a reply be timely filed f thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. ne ABANDONED (35 U.S.C. § 133).			
1)🖂	Responsive to communication(s) filed on 04 A	<u> April 2001</u>				
2a) <u></u> ☐	This action is FINAL . 2b)⊠ Th	is action is non-final.				
3)□	Since this application is in condition for allows closed in accordance with the practice under					
· _	ion of Claims					
•	Claim(s) <u>1-8</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdraw	wn from consideration				
	· / 					
·						
·	Claim(s) is/are objected to.					
	Claim(s) are subject to restriction and/o ion Papers	r election requirement	•			
	The specification is objected to by the Examine	ır.				
	The drawing(s) filed on is/are: a)☐ acce		by the Examiner.			
/—	Applicant may not request that any objection to the	•				
11)	The proposed drawing correction filed on		-			
	If approved, corrected drawings are required in re	ply to this Office action.				
12) 🗌 .	The oath or declaration is objected to by the Ex	aminer.				
Priority u	ınder 35 U.S.C. §§ 119 and 120	•				
13)	Acknowledgment is made of a claim for foreign	n priority under 35 U.S	C. § 119(a)-(d) or (f).			
a)[☐ All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority document	s have been received.				
	2. Certified copies of the priority document	s have been received	n Application No			
* 5	3. Copies of the certified copies of the prio application from the International Buse the attached detailed Office action for a list	reau (PCT Rule 17.2(a	1)).			
	acknowledgment is made of a claim for domesti	•		١		
a) ☐ The translation of the foreign language pro Acknowledgment is made of a claim for domest	ovisional application ha	s been received.	,.		
Attachmen		ic priority under 55 U.S	5.0. 33 120 and/01 121.			
1) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>2</u>	5) Notic	iew Summary (PTO-413) Paper No(s) e of Informal Patent Application (PTO-152)			
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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over *LSAM*Configurable Cache Replacement Policies (LSAM Configurable Cache Replacement Policies,

 [Online] http://www.isi.edu/lsam/proxy/0.71/README.lsam-caching, 1998), and *LSAM Dynamic*Cache Control (LSAM Dynamic Cache Control, [Online] http://www.isi.edu/lsam/dynamic-cache/, 1998) in view of Serpanos (Serpanos et al. Caching Web Objects using Zipf's Law.

 Multimedia Storage and Archiving Systems III, Proceedings of SPIE (Conference), Boston, Nov.

 2-4, 1998 Proceedings of SPIE, vol. 3527, pp 320-6).

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Claimed	The LSAM documents cited
1. A method for managing a cache,	LSAM Dynamic Cache Control discloses of
comprising the acts of:	selecting a replacement algorithm "based on
analyzing information stored in a caching	current usage conditions" and "based on
profile;	proxy usage." LSAM Dynamic Cache
	Control also discloses of analyzing efficiency
	by monitoring "request patterns [] in order to
	determine replacement policies."
	LSAM Configurable Cache Replacement
	Policies discloses that "[m]echanisms will be
	in place to collect data about the usage of the
	cache and server."

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responsive to the act of analyzing, selecting a	LSAM Dynamic Cache Control discloses that
preferred caching algorithm from a plurality of	the "LSAM proxy is capable of selecting an
caching algorithms; and	optimal replacement policy for the cache
	based on proxy usage."
	LSAM Configurable Cache Replacement
	Policies discloses of a modification to LSAM
	"to allow a new caching algorithm to be
	selected by the server administrator or the
	server itself at run-time based on usage
	observations."
determining whether a file should be included	While not explicitly stated, it would have been
in a cache according to the preferred caching	obvious to a person of ordinary skill in the art
algorithm.	that once a cache replacement policy was
	selected the determination of what files to
	include in the cache would have depended on
	the selected replacement policy.

In the alternative, as to the limitation of "determining whether a file should be included in a cache according to the preferred caching algorithm," *Serpanos* discloses on page 325 of a caching scheme that includes an object in the cache only if the frequency of the non-cached object

becomes higher than the frequency of the Least Frequently Used object in the cache. A person of

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ordinary skill in the art would have been motivated to include the caching scheme described by *Serpanos* in the group of algorithms supported by LSAM for the purpose of achieving high cache hit rates. Accordingly, it would have been obvious to a person of ordinary skill in the art to include the caching scheme described by *Serpanos* in the group of algorithms supported by LSAM because the LSAM/*Serpanos* combination would have achieved high cache hit rates.

As to claim 2, the means via which the LSAM documents cited analyzed the usage data reads on the claimed "predictive modeling engine." Also, it is noted that *Serpanos* explicitly suggests of using Zipf's function as the basis for prediction. See *Serpanos*, page 325, the second line below

As to claim 3, see the comments for claim 1 above.

the heading "4. Caching Architectures."

As to claim 4, see the comments for claim 2 above.

As to claim 5, the selection of the "optimal replacement policy" would have required the comparison of metrics for each of the replacement policies available to the proxy. Also, see the comments for claim 1 above.

3. Claims 6-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over *LSAM*Configurable Cache Replacement Policies, LSAM Dynamic Cache Control, and Serpanos as applied to claim 5 above, and further in view of the admitted prior art in the written description.

As to claim 8, LSAM Configurable Cache Replacement Policies discloses of seven replacement policies. The replacement policies in LSAM Configurable Cache Replacement

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Policies do not include the least used caching algorithm, the most used caching algorithm, or the most recently used caching algorithm. The written disclosure admits that the least used, the most used, and the most recently used algorithms were known prior to the filing of the present application. See written disclosure, page 2, line 17 thru page 3, line 14; also, see page 6, line 17 thru page 7, line 6. A person of ordinary skill in the art would have found it obvious to incorporate the known most used, most recently used, and least used algorithms into LSAM for the purpose of increasing LSAM's versatility.

As to claim 6, it would have been obvious to a person of ordinary skill in the art that metrics would have been required for the purpose of determining when it was desirable to use the most used and the most recently used algorithms. Such metrics would have read on the claimed "clustering metrics."

As to claim 7, it would have been obvious to a person of ordinary skill in the art that metrics would have been required for the purpose of determining when it was desirable to use the least used and the least recently used algorithms. Such metrics would have read on the claimed "scattering metrics."

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Conclusion

Any inquiry concerning this or an earlier communication from the Examiner should be directed to Yamir Encarnacion by phone at (703) 308-5466.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Kim, can be reached on (703) 305-3821.

Any formal response to this action intended for entry should be mailed to Commissioner of Patents and Trademarks, Washington, D.C. 20231 or faxed to (703) 746-7239 and labeled "FORMAL" or "OFFICIAL." Any informal or draft communication should be faxed to (703) 746-7240 and labeled "INFORMAL" or "UNOFFICIAL" or "DRAFT" or "PROPOSED" and followed by a phone call to the Examiner at the above number. Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

VEE

Yamir Encarnacion

Patent Examiner

April 7, 2003

MATTHEW KIMI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100